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FIRST NAMED INVENTOR APPLICATION NO. FILING DATE ATTORNEY DOCKET NO. CONFIRMATION NO. 09/894,910 06/28/2001 Chris Knudsen ROHSEN.001A 4637 EXAMINER 7590 07/27/2004 David G. Rohlander MCALLISTER, STEVEN B P.O. Box 2558 **ART UNIT** PAPER NUMBER Orange, CA 92859 3627

DATE MAILED: 07/27/2004

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application No.	Applicant(s)	
		09/894,910	KNUDSEN ET A	AL.
Office Action Sur	nmary	Examiner	Art Unit	Α
		Steven B. McAllister	3627	1 1 1/1/1/1
The MAILING DATE of the Period for Reply	is communication app	ears on the cover shee	t with the correspondence a	address
A SHORTENED STATUTORY THE MAILING DATE OF THIS  - Extensions of time may be available unde after SIX (6) MONTHS from the mailing da  - If the period for reply specified above is le  - If NO period for reply is specified above, the  - Failure to reply within the set or extended Any reply received by the Office later than earned patent term adjustment. See 37 C	COMMUNICATION.  The provisions of 37 CFR 1.13  ate of this communication.  as than thirty (30) days, a reply  ne maximum statutory period v  period for reply will, by statute,  three months after the mailing	36(a). In no event, however, may within the statutory minimum owill apply and will expire SIX (6) for cause the application to become	y a reply be timely filed  f thirty (30) days will be considered tim  MONTHS from the mailing date of this  be ABANDONED (35 U.S.C. § 133).	nely. communication.
Status				
1) Responsive to communic	ation(s) filed on			
2a) This action is <b>FINAL</b> .		action is non-final.		
3) Since this application is in	• 11		natters, prosecution as to tl	he merits is
closed in accordance with			•	
Disposition of Claims				
4)⊠ Claim(s) <u>1-11</u> is/are pend	ing in the application			
4a) Of the above claim(s)				
5) Claim(s) is/are allo		om concideration.		
6)⊠ Claim(s) <u>1-10</u> is/are rejec				
7) Claim(s) is/are object				
8) Claim(s) are subject		election requirement.		
Application Papers				
9) The specification is object	ed to by the Evamine	r		
10) The drawing(s) filed on	_		to by the Everiner	
			yance. See 37 CFR 1.85(a).	
			ring(s) is objected to. See 37 (	CED 4 404(4)
11) The oath or declaration is				, ,
Priority under 35 U.S.C. § 119		arrimor. Note the attac	ned Office Action of form f	10-132.
<u> </u>				
12) Acknowledgment is made		priority under 35 U.S.C	C. § 119(a)-(d) or (f).	
a) ☐ All b) ☐ Some * c) ☐ □				
		have been received.	- A 12 - 12 - N	
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	International Bureau	• • • • • • • • • • • • • • • • • • • •		
* See the attached detailed C	zino <del>c</del> activit ivi a list (	or the certified copies r	ioi receivea.	
Attachment(s)				
<ol> <li>Notice of References Cited (PTO-892)</li> <li>Notice of Draftsperson's Patent Drawin</li> </ol>		•	w Summary (PTO-413) No(s)/Mail Date	
3) Information Disclosure Statement(s) (F	PTO-1449 or PTO/SB/08)	5) Notice	of Informal Patent Application (PT	ГО-152)
Paper No(s)/Mail Date <u>10/15/02</u> , <u>2/20/</u>	<u>02</u> .	6) Other:		
S. Patent and Trademark Office PTOL-326 (Rev. 1-04)	Office Act	ion Summary	Part of Paper No./Mail [	Date 20040625

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#### **DETAILED ACTION**

### Election/Restrictions

Applicant's election without traverse of Group I in the reply filed on 4/12/2004 is acknowledged.

Claim 11 is withdrawn from further consideration pursuant to 37 CFR 1.142(b) as being drawn to a nonelected invention, there being no allowable generic or linking claim. Election was made without traverse in the reply filed on 4/12/2004.

### Claim Rejections - 35 USC § 112

The following is a quotation of the second paragraph of 35 U.S.C. 112:

The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.

Claims 1-10 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention.

The term "comprehensive" in claims 1, 9 and 10 is a relative term which renders the claims indefinite. The term "comprehensive" is not defined by the claims, the specification does not provide a standard for ascertaining the requisite degree, and one of ordinary skill in the art would not be reasonably apprised of the scope of the invention.

Claims 1, 9 and 10 recite enabling selected sellers to review "all open RFQ's". However, the specification does not support this. Rather, it shows allowing selected sellers to review all open RFQ's for which they were selected.

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Claim 3 recites "show pay". It is assumed that this means "slow pay".

Claim 3 recites rating sellers as to "Quick Pay, [Slow] Pay, Pay Per Terms and Quality of Experience". However, as understood by the examiner, the seller is not rated per each category. Rather, it appears that the seller is rated as to the speed of payment and quality of the experience, where the categories of payment are specific ratings for that category.

Claim 4 recites "Delivery/Landed Price". It is assumed that the slash is intended to be a comma since the specification shows it so.

## Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 1-7, 9 and 10 are rejected under 35 U.S.C. 103(a) as being unpatentable over Giovannoli (5,758,328) in view of Hoffman (2001/0039529).

Giovannoli shows storing a database for manufacturing companies' information; receiving an RFQ which includes buyer's requirements for the seller; contract specifications (such as delivery date) and component specifications (see e.g., col. 5, lines 50-60); automatically selecting from the database sellers having the capability to supply the component (e.g., col. 5, lines 9-12); enabling selected sellers to view all open RFQ's for which they were selected. As to the manufacturer data stored, sales volume,

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process capability, and markets served are inherently stored since all information is necessary to determine if the company can fulfill the RFQ (e.g., is there sales volume smaller than the quantity ordered; do they have the capability of building that type of item; and do they sell to the buyer's location - without being able to answer these questions, it is impossible to determine whether they are capable of quoting on the RFQ). Giovannoli does not show transmitting drawings with the RFQ; automatically transmitting a list of sellers to the buyer for selection; or storing historical transactions including RFQ's and bids. Hoffman shows automatically transmitting a list of sellers to the buyer for selection and storing historical transactions including RFQ's and bids. It would have been obvious to one of ordinary skill in the art to modify the method of Giovannoli as taught by Hoffman in order to ensure that the buyer approves of the companies bidding and to provide a source for comparing present RFQs and bids with past bids and RFQs. As to including drawings with the RFQ, it is notoriously old and well known in the art to include drawings with an RFQ. It would have been obvious to one of ordinary skill in the art to further modify the method of Giovannoli by providing drawings in order ensure that there is no question as to the item to be procured.

As to claims 2 and 3, Giovannoli in view of Hoffman show all elements of the claim except providing feedback where the buyer is rated by speed of payment and quality of experience. However, to do so is notoriously old and well known in the art. For instance, in eBay buyers and sellers rate each other and buyers are rated according to speed of payment and quality of experience. It would have been obvious to one of ordinary skill in the art to further modify the method of Giovannoli by providing such

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feedback in order to provide future market participants with guidance to a particular actor.

As to claims 2 and 4, Giovannoli in view of Hoffman show all elements of the claim except providing feedback where the seller is rated by quality, delivery, price and quality of experience. However, to do so is notoriously old and well known in the art. For instance, in eBay buyers and sellers rate each other and buyers are rated according to these factors. It would have been obvious to one of ordinary skill in the art to further modify the method of Giovannoli by providing such feedback in order to provide future market participants with guidance to a particular actor.

As to claim 5, Giovannoli in view of Hoffman shows online locating of buyers of similar components (e.g., col. 6, lines 50-60 of Giovannoli).

As to claim 6, Giovannoli in view of Hoffman shows location of sellers of similar components.

As to claims 7 and 9, Giovanolli in view of Hoffman show all elements except transmitting to unsuccessful bidders information about the buyer's decision including quality, delivery, price, and geography. However, it is notoriously old and well known in and RFQ or RFP process to provide losing bidders with this information. It would have been obvious to one of ordinary skill in the art to provide losing bidders with information regarding the buyer's decision in order to ensure trust in the process (by maintaining an open process) and in order to enable the losing bidders to address deficiencies.

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Claim 8 is rejected under 35 U.S.C. 103(a) as being unpatentable over Giovannoli in view of Hoffman as applied to claim 1 above, and further in view of Erickson (6,014,644).

Giovannoli in view of Hoffman show all elements except sending pictures of the item. Erickson shows this element (e.g., col. 3, lines 55-65). It would have been obvious to one of ordinary skill in the art to include a photograph in order to further ensure specification of the item is clear.

#### Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Steven B. McAllister whose telephone number is (703) 308-7052. The examiner can normally be reached on M-Th 8-6:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Robert P. Olszewski can be reached on (703) 308-5183. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Steven B. McAllister